**Entry Number 1** 2:10-cv-02323-TLW Date Filed 09/08/10 Page 1 of 8

## MICHAEL A. SINGLETON 63483

RECEIVED USDO CLERK, GREENVING, SC

U.S. DISTRICT CT. OF S.C.

CWH)

9-1-10

THE STATE SOF SOUTH CAROLINA CHARLESTON COUNTY OF TENTION CTR. SOUTH CAROLINA PROBATION DPT.

HABEAS CORPUS ACTION. FEDERAL SUMMARY JUDGEMENT.

PTS. PRISONER TRANSPORT AGENCY

DEMAND: RELEASE OF BODY EXPOUND MENT OF RECORD

MONETARY AWARDING OF YNDE-TERMINED AMOUNT

REQUESTENG IMADIATE NOTICE OF RECIEVENGIATES

NOW COMES AGRIN, THE ABOVE PETITE ONER, PURSANT TO THE

AURTHORITY OF THE COURT TO ORDER THE RELEASE OF A DEFENDANT BEING HELD BY AN INSTITUTION IN VIOLATION OF THE U.S. CONSTITU-

TION. THE ABOVE DEFENDANTS ARE FOUND TO BE IN VIOLATION OF,

NUMEROUS AMENDMENTS TO THE CONSTITUTIONAL RIGHTS THAT WERE

TO SECURE GATRNESS TO THOSE ACCUSED OF CRIMES, DEPAINING ME

LIBERTIES OF LAW, GROSS VIOLATIONS OF HUMAN RIGHTS, DISCRIMINA-

TLOW AND ABUSSING FEDERAL FUNDING.

I PRAY MY PAGES OF MERRIT FILLED, BEST OF MY LIMITIED KNOWLEDGE AND INDIGENT STATUS, PAGES OF SWORN TRUTHS MOVES

THE COURT TO VIEW MY LINES OF SWORN TRUTHS, JAS WELL AS MY
9-25-02-4-19-04,

PETITION'S OF THE PAST ON THE RECORDS, HAVE AGAIN BROUGHT

INTO FEDERAL QUESTION AND PROCESSED TO THE FULLEST EXSTENT OF LAW, FOR THE BLATANT DISKE GAURD OF FEDERAL GUIDELINES,

LAWS HANDED DOWN TO STATES, TO SECURE LIBERTIES WITHIN A

STATE'S CRIMINAL JUSTICE SYSTEM ETC, MY DEFENDANTS.

MY PAST PETITIONS TO THE COURT BETHE TERMINATED WITHOUT
THIER RESPONDENTS NOT HANTHO TO ANSWER FOR THE CALLOUSE STOLATIONS TO MY CONSTITUTIONAL RICHTS, ALONG WITH THE PRESENT
DAY SUFFERITIONS I'M STILL SUBJECTED TO, ALONG WITH NEW
CLAIMS HERE IN THIS PETITION, BRINGS TO THE COURT REASON
TO HAVE ORDERED THIS PETITION'S JUST DUE DEMAND AND TO
COME REQUESTED AWARDING, TO THE PLAINTIFF.

MY 10-16-01 EXPERIENCE WITH THE STATE OF S.C.'S AND

THE C.C.P.C.'S UNLAWFULL OPERATIONS, FORCED UPON ME TIL 1-16-03,

BRING ME BACK INTO CAPTIVETY 7-14-10, WITH NEW CLAIMS TO SUB.

MITTED FOR REDRESS OF ALL MY GRIEVANCES.

**Entry Number 1** Date Filed 09/08/10 2:10-cv-02323-TLW Page 3 of 8 10-16-01-RIGHT TO A FAST AND SPEEDY TRIAL OF THE LAW OF THE LAW. IS A LIBERTY THAT THE FEDERAL GOVERNMENT ORDERS STATES TO ABIDE BY WITH-DUT EXCEPTION. ME BEING UNKEMOLSEFULLY DENTEL SUCH A LIBERTY HOLDS ALL FURTHER PROCEEDINGS AGAINST ME UNLAWFUL, AND SUBSTANCIATES MY CLAIMS OF BEING SUBJECTED TO CRUEL AND UNUSUAL PUNISHMENT, IN MI BEFORE DISMISSED POSED. ING. ME HAUTOG PRESENTED MY CLATING IN STATE AS WELL AS FEPERAL COURTS OF SOUTH CAROLINA TO RECIEVE NO REPRESS FROM EITHER? BLINGS ME AGAIN TO THE COURT FOR A SUMMARY JUDGEMENT TO HAVE OPOERED AN END TO THE INJUSTICES OF WHICH I AM STELL SHIFF RING FROM OVER 7 YEARS LATER. I WAS HELD IN THE C.C.D.C. OVER 15 MONTHS AND BLATANTLY DENTED ANY FAIRNESS OF BLIND JUSTICE WHAT SOEVER I SOUGHT A WRIT OF HIBERS CORPUS ON A STATE LEVEL, TO AVOID MY PRESENT DAY SUFFERRINGS FROM THE SYSTEMS UNJUSTICES. PEALT TO ME FOR THE HORRIFIC CRIME I WAS WRONGLY ACCUSED OF I SORT RELIEF AFTER BELOW WRONGED BY THE STATE'S TRIAL JUDGE, IN THE FORMOR OF THE FEDERAL COURT. ON ME BEING DENTED A HABEAS CORPUS WRIT. I RECTEVED WORD FROM THE HIGHER COURT THAT MY SWORD WRITTEN STATEMENTS WERE UNDER FEDERAL QUESTION MY UNDERSTANDING OF A GEDERAL COURT HAUTHE THE HYTHORITY TO ORICL THE RELEASE OF A DEFENDANT BEING HELP IN 145TODY, IN JIOLATION TO THE U.S. CONSTITUTION, HAS ME SELICING AGAIN TO HAVE EXSTENDED THE STATUTES OF LIMITATIONS, DUE TO THE FACT I AM STILL IN THE HOLDS OF INSTITUTIONS DUE TO THAT PAST UNIAWOUL CONVECTION. NE BEING HATA MY CONSTITUTIONAL RIGHTS HOLDS METHENICTIM OF A TELLORISTIC STYLED ASSUACT AND IN THE NAME OF JUSTICE MUST NOT BE ALLOWED TO REMAIN RECOLDED AN FURTHER.

Date Filed 09/08/10 Entry Number 1 10-16-01-1-16-03. MY CONSTITUTION RIGHT TO THE EFFECTIVE ASISTANCE TO LEGAL COUNSEL BEING VIOLATED. IS ANTHER CAUSE OF ME BEING IN MY PRE-SENT STATE OF SUFFERRING. I STOOD IN OPEN COURT DEFENDING MY INDSCENCE AND THE DENITAL OF LIBERTIES THAT SHOULD HAVE BEEN AWARDED ME, IN A JUSTICE SYSTEM. MY PUBLIC DEFENDER STOOD BY MY SIDE SILENT, AS I WITH MY LIMITED KNOWLEDGE, PRESENTED MY GRIEVANCES TO A JUDGE, I FIND MY LAWYER NOT ASISTING ME, AT ALL TO BE GROUNDS TO HAVE MY CONVICTIONS PLEA OVER TURNED, FOR MY ATTORNEY WAS UNDOBTABLY INEFFECTIVE IN MY CASE'S PROCEEDINGS, ME. HAVING A SUBSTANCIATED PLECE OF EVIDENCE THAT PROVED MY INDICENCE, ALONG MY MERITS OF MY CONSTITUTIONAL RIGHTS HAVING BEING VIOLATED, AND STILL WALKING AWAY CONVICTED, PRESENTS AMOTHER PRUTH TO HAVE, THE COURT REJISIT MY CASE AND HAVE ORDERED AN END TO MY STILL SUFFERED INJUSTICES. MY ATTORNEY ALLOWING ME TO BE HELD OVER 10 MOUTHS ON A TWO HUNDED THOUSAND DOLLAR BOND, WITH NO EVIDENCE WHAT SOEVER BEING PRESENTED TO SUPPORT A RANSOME BOND, SUPPORTS MY CLAIM OF RECIENTING NO LEGAL ASISTANCE WHAT SO EVER DURRING MY WIGHTMARISH ENCOUNTER WITH S.C.'S FORM OF JUSTICE, WHICH HAS ME STILL HELD PRISONER. I PRESENT SWORN TRYTHS OF MY CONSTI-TUTIONAL RICHTS HAVENG BEEN RUN ROUGH SHON OVER, PRESENTING JUST CAISE TO HAVE ORDERED A JUST DUE REMOVAL FROM ALL RECORDS OF LAW. P.3

4-1-10. THE SOUTH CAROLINA PROBATION AGENCY, HOLDS ME DIPRINED OF THE U.S. CONSTITUTION'S FOURTH AMENDMENT LIBERTIES. I AM PRESENTLY DE-PRIVED OF MY LIFE, FREEDOM AND PROPERTY, OVER 45 DAYS WITHOUT ANY JUSTI-FACATION PRESENTED TO A JUDGE, AS STATE LAW REQUIRES A PRIJONER OR FUGATINE, BE PRESENTED WITH A HARD COPY OF AN ARREST WARRANT, SELVED WITH PAPER WORK AND BROUGHT BEFORE A JUDGE IN A TIMELY MAD NER, GRANTING A DEFENDANT DUE PROCESS OF LAW. I HAVE VIEWED NO WARRANT, AFFIDAVIT, NOR HAVE I BEEN BEFORE A JUGGE, TO BE GIVEN A CHANCE TO EFFECTEVELY PREPARE FOR THE CHARGES FACTAL ME. THE ABOUE AGENCY'S FYEAR OLD WARRANT HAS SUBJECTED TO NUMEROUS UNPROCEEDED SEARCHES AND SEIZURES, IN OTHER STATES. I'M HELD FOR OVER ZO DAYS IN A STATE BEHIND S.C. L.A.'S FUGITIVE FROM JUST-ICE WARRANT, BEFORE BE GRANTED A OPPORTUNITY TO WATVE MY RIGHT TO EXTRADITION. UPON THAT ARREST POLICE UNLAWFULLY ENTERED MY HOME WITHOUT FIRST ANNOUCTNG THIER PRESENCE, NORDID THEY KNOCK WOON MY DOOR WPON ENTRY OF MY DWELLING, PLACING US ALL IN A UNECCESSARLY HOSTELE ENVIORMENT. DO TO THE FACT THEY DIDN'T HAVE A WARRANT, I WAS UNREMORSEFULLY HELD IN THE BACK SEAT OF A POLICE CAR FOR OVER ZHOURS, UNTIL THE WARRANT WAS FAXLED OVER TO THEM. THE UTOLATIONS TO MY CONSTITUTIONAL RIGHTS HAVE ME HELD AGAIN UNLAWFULLY, PURSUANT TO THE OOCTORINE OF THE

2:10-cv-02323-TLW Date Filed 09/08/10 Entry Number 1 Page 6 of

OF THE POSTONUS FRUIT.

DY A MATT

Date Filed 09/08/10 Entry Number 1 I HOLD THE CHARLESTON COUNTY DETENTION WITH, DISCRIMINATORY PRACTICES, VIOLATTING MY RIGHT TO THE PREEDOM OF INFORMA-TION ETC. THIS DEFENDANTS OFFERRING OF LEGAL INFORMATION TO HELP ONE NATIONALITY OF PEOPLES AND NOT OFFERED TO ALL? CLEARLY IS DISCRIMINATION. I AM BAFFELED AT THE FACT THAT SUCH AN INJUSTICE IS FERERALLY FUNDED ? I FURTHER CHARGE THIS FACILITY WITH DENIETIC MY RIGHT TO LEGAL INFORMATION (AS ITS HANDBOOK FOR INMATES CLEARLY STATES I HAVE A RIGHT TO, BUT DESN'T GRANT ME ACCESS TO, AFTER NUMEROUS REQUESTS, PAST AND PRESENT. I ALSO FIND THE C.C.D.C.'S INABILITY TO PROVIDE TIMELY MEDICAL ATENTION FOR ME TO BE A VIOLATION TO MYRIGHT TO BE FREE FROM BODILY HARM, I HAVE TAKEN OUT OF MY MUCH NEEDED PHYSICAL THERAPHY ON A FORMER IN JURY AND HAVE NOT HAD ANY PREVENTION OF THAT INTURY AND AM NOW SERTOUS COMPLECATIONS THAT HAVE YET TOBE ADRESSED NOR HAVE NEW INTURIES BEEN LOOKED INTO, BY THE C.C.P.C.S MEDICAL STAFF AFTER NUMEROUS COMPLAINTS. I CLAIM THE PTS PRISONER TRANSPORTATION AGENCY, WITH A SYSTEM OF OPERATIONS THAT GROSSLY VIOLATE HUMAN RIGHTS. THE CONTRACTING OF THIS AGENCY SEEMS TO BE A ABUSE OF FEDERAL FUNDING? THEY PICKED ME UP IN BERGEN COUNTY N. J. TO BE EXPEDITED TO CHA. S.C. A PATTHE MOST J, ZO HR. TRIP, THEY TOOK 6 DAYS TO GET ME HERE WITH I OVER WIGHT STAY TO ADRESS PERSONAL HYGENE ISSUES. UPON WANTERG MY RIGHT TO EXPEDITION, I WASN'T EXPECTED TO NOT HAVE MY BASIC HUMAN RIGHTS. TO TOUR ME FROM STATE TO STATE'S

	TO BE INHUMBNE AND					
					part bair	<u> </u>
	endagastick de statelle de service de servic	الموالية والمراسيل والمدارية والمستمالية والمستمالية والمستمالية	And the Control of th		Production of the Production of the Control of the	
	and the standard placement and all the standards and standard before you standard the standard before the fact of the standard before the standard bef	ger Product of Cital and Artificial Developments and a discovering a particle as letter	د در	aniich am 1865, e a a pers fa fearright einen seine fan wenne fear eine en de fear eine eine fear eine eine fe	والمسترح والمستروع والمستر	
	The second secon	الويد موليق بريواند. اين دي بيندست د معار <del>ست مي</del> دود ا	form the court of the second and process of the second of	وما فيوقيونيوليندوردانو كالانطاقو بالكاك والأخدات الميدولاستونفاك	يد الإمامة كالمساوحة المامية المامية والمامية والمامية والمامية والمامية والمامية والمامية والمامية والمامية و	
	and the second section of the sec	المجاولة ال المجاولة المجاولة ال	والمراجعة	and the statement of this best of the southern the same of the state that		an area William gare
	manufacti for the garmenger amender and the second	att is some a transfer of the same and a same t	The second of th	و در و در و در		
	Managangga Norsen			. Provenie 18 Merens 111 cm. 16 cm.	and the second s	
	middy med gynd hann ar lef dann e hawnydd yn y e fyndiaeth dan y pro-thawdd e c y y 1,000 f 1 g o'r 10 ffe ann (dan).	Transporter to 10 f am - 66 for implicated	ayan garan kan kan sebenah kan kan ke Mentan a	e negy ar tide - tide ; — timenage - estille sylve		A Charles And Charles A Annual
	en verholussin <del>a visik minne karala di kalanda karan karan aran di karan karan karan karan karan karan karan ka</del>	and the section of the section of	cea egati per ere eraki per	The every rights are taken as the second of the re-	gang sandan	n samuelenes, a
	kujungkani perminang membangangan pertandan pergepak dipantan pengamban jampangan dipantangan dipant	هي ند مصفح د مايود د مايو ومي د مديوي	and the second s	and page 1 and 1 a		40 ·
	en e	y my my diske who supposed the late of the state of the s	mus protes		ليم هما الانتظام والمحاف الحرار النود و ال	
		n managa kanaka masan		e na company agreement of the company of the compan	to any other hand the founding states, as the same amount of the	. ~
		NACE COMM		• 1 • 2 4 4411		
		the section was a section to a section to the section of the secti	eksterning van trinkryt, jakur gruik van	dite and a state of particular states of the state of the	ing the Manches of the Commonweal and the Street, in the Street	معويمون ميدان
	needers on the families of more extraory related in stability is restricted by a place of the control of the co	the service of section (see a great or	the property of the second of the second	* 1956 00	· · · · · · · · · · · · · · · · · · ·	
		and the state of t	til der depublishender i ser introducielle dem site olde er indense er	there and prove you so		
	HERE TO ROTAL ME	UP 1919 19	NUVILEY6	E, SIATEM	NEATS OF TRITH	45
ALL SWORD BEST OF MY KNOWLEDGE, STATEMENTS OF TRITHS	COUGHT CIVIL PROV	E EDTAIN	COURT W.	ITA THE	WE BEFORE	
MERCEP, ORLING ME TO THE COURT WITTH THE NIFE REGION	LONG AFTER COULDY	CRTEIN	INDE FO	OULY PROCE.	SSEL FOR A	
COUGHT CIVIL PROCEETING. TO BE FULLY PROVESCED FOR	0,500,90,70	GALCUM	VCC J. Kta	WESS.	· · · · · · · · · · · · · · · · · · ·	·
MERCEP, ORLING ME TO THE COURT WITTH THE NIFE REGION	to the second		· · · · · · · · · · · · · · · · · · ·	TOTAL SECTION SERVICES OF STREET, SECTION SECTIONS		
COUGHT CIVIL PROCEETING. TO BE FULLY PROVESCED FOR			م دار ۱۸ می د		a transfer gave a transfer quality about 1 per tradegue 1 per transfer qu'à respectations en avec	